1 ALINA M. SHELL, ESQ. Nevada Bar No. 11711 2 JEFFREY F. BARR, ESQ. Nevada Bar No. 7269 3 ARMSTRONG TEASDALE LLP 7160 Rafael Rivera Way, Suite 320 4 Las Vegas, Nevada 89113 Telephone: 702.678.5070 5 Facsimile: 702.878.9995 ashell@atllp.com 6 Jbarr@atllp.com 7 8 Attorneys for Plaintiff 9 UNITED STATES DISTRICT COURT 10 **DISTRICT OF NEVADA** 11 12 NATHAN WILLIAMS Case No.: 2:17-CV-01612-RFB-DJA 13 Plaintiffs, STIPULATION AND ORDER TO EXTEND DEADLINE FOR 14 SUBMISSION OF JOINT PRETRIAL VS. **ORDER** 15 SGT. ALLEN et al., (FIRST REQUEST) 16 Defendants. 17 Plaintiff Nathan Williams ("Williams"), and Defendant Allen et al, by and through his 18 counsel Alina M. Shell and Jeffrey F. Barr of the law firm Armstrong Teasdale LLP and Defendant 19 Harold Allen, by and through his counsel, Aaron D. Ford, Attorney General of the State of Nevada, 20 and Douglas R. Rands, Senior Deputy Attorney General, submit this Stipulation and Order to Extend 21 the Deadline for Submission of Joint Pretrial Order currently due on June 20, 2023 for a period of 21 22 days, up to and including July 11, 2023. This is the first request for an extension. 23 This stipulated request for an extension is made in good faith and not for the purposes of 24 delay. Counsel for Mr. Williams will be out of the country from June 9, 2023 through June 17, 2023. 25 Thus, the requested extension is necessary to allow the parties sufficient time to complete their 26 respective parts of the joint pretrial order and to exchanges drafts and confer as necessary to 27 complete a joint pretrial order that both parties can agree to. 28

1	WHEREFORE the parties stipulate that the time for the parties to submit the joint pretrial	
2	order be extended for 21 days, up to and incl	
3	Dated this 9 day of June 2023.	Dated this 9 day of June 2023.
4		ARMSTRONG TEASDALE LLP
5	By: <u>/s/Douglas R. Rands</u> DOUGLAS R. RANDS, ESQ.	By: <u>/s/ Jeffrey F. Barr</u> ALINA M. SHELL, ESQ.
6	Nevada Attorney General	Nevada Bar No. 11711
7	100 N. Carson Street Carson City, Nevada 8701	JEFFREY F. BARR, ESQ. Nevada Bar No. 7269
8		7160 Rafael Rivera Way, Suite 320 Las Vegas, Nevada 89113
9	Attorneys for Defendant	Attorneys for Plaintiff
10		
11		
12	IT IS SO ORDERED.	AZ
13		
14		RICHARD F. BOULWARE, II
15		UNITED STATES DISTRICT JUDGE
16		DATED: June 9, 2023
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25		
26		
27		

From: Douglas R. Rands <DRands@ag.nv.gov>

Sent: Friday, June 9, 2023 10:46 AM

To: Allie Villarreal

Cc: Roberta W. Bibee; Alina M. Shell

Subject: RE: Williams v. Allen et al - joint pretrial order [IWOV-IDOCS.FID5011942]

Looks good to me.

You can add my e-sign.

Doug

Douglas R Rands

Senior Deputy Attorney General State of Nevada-Office of the Attorney General Public Safety Division 100 North Carson Street Carson City, NV 89701 775-684-1150 drands@ag.nv.gov

From: Allie Villarreal < AVillarreal@atllp.com>

Sent: Friday, June 9, 2023 9:35 AM

To: Douglas R. Rands < DRands@ag.nv.gov>

Cc: Roberta W. Bibee <rbibee@ag.nv.gov>; Alina M. Shell <AShell@Atllp.com> **Subject:** RE: Williams v. Allen et al - joint pretrial order [IWOV-IDOCS.FID5011942]

<u>WARNING</u> - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Good morning, Doug,

I wanted to follow up with you on the draft stip. Please let us know if you have any edits or changes.

Thank you,

Allie.



Armstrong Teasdale LLP

Allie Villarreal | Legal Assistant /Assistant Office Manager

7160 Rafael Rivera Way, Suite 320, Las Vegas NV 89113

MAIN PHONE: 702.678.5070 | MAIN FAX: 702.878.9995

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Please consider the environment before printing this email.

From: Alina M. Shell <<u>AShell@Atllp.com</u>>
Sent: Wednesday, June 7, 2023 2:44 PM
To: Douglas R. Rands <<u>DRands@ag.nv.gov</u>>

Cc: Allie Villarreal <<u>AVillarreal@atllp.com</u>>; Roberta W. Bibee <<u>rbibee@ag.nv.gov</u>> **Subject:** RE: Williams v. Allen et al - joint pretrial order [IWOV-IDOCS.FID5011942]

I am a little behind on getting you this, but here is a draft stipulation extending the deadline for the JPTO to July 11. Please let me know if you have any edits or changes.

Thank you,

Alina



Armstrong Teasdale LLP

Alina Maria Shell | Of Counsel

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From: Alina M. Shell

Sent: Monday, June 5, 2023 4:02 PM **To:** Douglas R. Rands < DRands@ag.nv.gov>

Cc: Allie Villarreal <<u>AVillarreal@atllp.com</u>>; Roberta W. Bibee <<u>rbibee@ag.nv.gov</u>> **Subject:** RE: Williams v. Allen et al - joint pretrial order [IWOV-IDOCS.FID5011942]

Thanks, Doug. We will get you a draft stipulation tomorrow.



Armstrong Teasdale LLP

Alina Maria Shell | Of Counsel

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Please consider the environment before printing this email.

From: Douglas R. Rands < DRands@ag.nv.gov>

Sent: Monday, June 5, 2023 3:40 PM

Case 2:17-cv-01612-RFB-DJA Document 92 Filed 06/09/23 Page 5 of 5

To: Alina M. Shell < AShell@Atllp.com>

Cc: Allie Villarreal <<u>AVillarreal@atllp.com</u>>; Roberta W. Bibee <<u>rbibee@ag.nv.gov</u>> **Subject:** RE: Williams v. Allen et al - joint pretrial order [IWOV-IDOCS.FID5011942]

CAUTION: EXTERNAL EMAIL

Works for me...

Doug

Douglas R Rands

Senior Deputy Attorney General
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100 North Carson Street
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775-684-1150
drands@ag.nv.gov

From: Alina M. Shell <<u>AShell@Atllp.com</u>>
Sent: Monday, June 5, 2023 2:44 PM
To: Douglas R. Rands <DRands@ag.nv.gov>

Cc: Allie Villarreal <<u>AVillarreal@atllp.com</u>>; Roberta W. Bibee <<u>rbibee@ag.nv.gov</u>> **Subject:** Williams v. Allen et al - joint pretrial order [IWOV-IDOCS.FID5011942]

<u>WARNING</u> - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Good afternoon Doug:

I hope all is well with you. I was looking at the calendar for this matter and noted that our joint pretrial order is currently due to the court on June 20. I am going to be out of the country June 8-17 (taking my overachieving child on her graduation trip) and have other matters pulling my attention right now, so I was wondering if you would be willing to stipulate to extending that deadline by 3 weeks – to July 11? I'd typically only ask for a 2-week extension, but since that would put us at July 4, I think kicking it out an additional week would be prudent.

Let me know if you're willing to kick out the due date and we can get a stipulation drafted.

Thank you!

Alina



Armstrong Teasdale LLP

Alina Maria Shell | Of Counsel

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